CERTIFICATE OF MAILING BY "EXPRESS MAIL" (37 CFR 1.10)			Docket No.		
Applicant(s): Leonard R. Bayer et al.			HAR-003		
Application No.	Filing Date	Examiner	Customer No.	Group Art Unit	
09/882,203	06/15/2001	Steven B. McAllister	024,902	3627	
	AND METHOD FOR CO ER-BASED NETWORK	NDUCTING PRODUCT CONFIGURA	ATION RESEAR	SEP 1 9 2005 6	
I hereby certify that t	he following corresponde	nce:	THE STATE OF THE S	THO MARK OFFICE	
RESPONSE TO OFF		S WITH ENCLOSED DECLARATION	N UNDER 37 C.F.	R. 1.131	
	(I	dentify type of correspondence)			
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CFR 1.10 in an enve	elope addressed to: Com	missioner for Patents, P.O. Box 1450,	, Alexandria, VA	22313-1450 on	
	<b>SEPTEMBER 19, 2005</b>	1			
	(Date)				
		Tammy S. I.  (Typed or Printed Name of Person  (Signature of Person Main	on Mailing Correspond	dence)	
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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE PATENT EXAMINING OPERATION

licant(s): Leonard R. Bayer et al.

Serial No.:

09/882,203

Confirmation No. 8016

Filed:

June 15, 2001

For:

SYSTEM AND METHOD FOR CONDUCTING PRODUCT

CONFIGURATION RESEARCH OVER A COMPUTER-BASED

**NETWORK** 

Examiner:

McAllister, Steven B.

Art Unit: 3627

Atty Docket: HAR-003

MAIL STOP RCE Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

## RESPONSE TO OFFICE ACTION OF 3/18/05

## Dear Sir:

Claims 25, 26, 28, 29, 40, 42, 43, 45, and 46 were rejected under 35 U.S.C. §103(a) as being unpatentable over U.S. Patent Application Publication No. 2002/0169665 (Hughes et al.) in view of U.S. Patent No. 6,167,383 (Henson). Hughes et al. published from U.S. Patent Application No. 09/874,853. Enclosed is a Declaration under 37 C.F.R. §1.131 signed by the inventors showing that the invention of the application was conceived in the U.S. before the May 10, 2001 effective date of U.S. Patent Application No. 09/874,853 as set by that Application's claim to benefit of U.S. Provisional Application No. 60/290,131, filed May 10, 2001. The evidence of conception and reduction to practice accompanying the Declaration represents drawings prepared prior to May 10, 2001 which were used by the below signed attorney in preparing the above-identified application, and a sheet describing how the invention may be used for market research. Thus, Applicants have provided evidence of the claimed invention prior to the May 10, 2001 effective date of the Hughes et al. reference relied upon by the Examiner. As Hughes et al. is no longer a proper prior art reference, Henson cannot be combined with Hughes et al. to reject Claims 25, 26, 28, 29, 40, 42, 43, 45, and 46 under 35 U.S.C. §103(a). Accordingly, withdrawal of the rejection of these claims is requested.